

# TAYLOR HALTS AT SIGNING.

PROTESTS IN KENTUCKY AGAINST  
YIELDING THE GOVERNORSHIP.

The entire day spent in conferences—stronger assurances from Democrats—Desired—The Republican Legislators—Call on Gov. Taylor Not to Yield.

FRANKFORT, Ky., Feb. 7.—It has been a day of pulling and hauling and anxiety here. Gov. Taylor has been momentarily expected to make up his mind and announce his decision regarding the peace treaty, signed by the Republicans and the Democrats at Louisville, but up to 8 o'clock to-night not a word has come from him.

The Democrats assert that, upon his answer hangs the question of peace or bloodshed. On the other hand the rank and file of the Republicans say that to accept the so-called Louisville treaty would be an inexcusable act of cowardice.

The Louisville Commercial, one of the chief organs of the Republicans in the State, says editorially to-day:

"Gov. Taylor may be compelled by the force of circumstances which he cannot immediately control, in deference to the spirit of ultra-patriotism, to sign the Louisville treaty, but he cannot do so without surrendering the foundations of republican patriotism, by reason of sheer surrender to the Ku Klux movement, headed by Jo Blackburn and Henry Watterson, to sign the agreement prepared for a political and not a patriotic purpose. He may do so, but he cannot do so without surrendering the foundations of republican patriotism, by reason of sheer surrender to the Ku Klux movement, headed by Jo Blackburn and Henry Watterson, to sign the agreement prepared for a political and not a patriotic purpose.

It is not that the country may be spared the spectacle of a few broken heads among the pack of gamblers and out-throats and revolutionists by whom William Goebel had surrounded himself at Frankfort, and which still remain there to this day, but that the country may be spared the spectacle of a few broken heads among the pack of gamblers and out-throats and revolutionists by whom William Goebel had surrounded himself at Frankfort, and which still remain there to this day.

"But it will be a sorry day for Kentucky when peace is purchased at such a price as is offered by the so-called 'conference report' which has now been offered to Gov. Taylor for his consideration. For whatever may be the expediency of his ratification of this remarkable document, nothing can obscure the fact that it merely recites the terms of a surrender.

He has no right to surrender the office of Governor until he has been legally dispossessed of it. He has no right to surrender the office of Governor until he has been legally dispossessed of it. He has no right to surrender the office of Governor until he has been legally dispossessed of it.

It is common knowledge that this from Republican newspapers, backed up as it is by numerous telegrams and letters from Republicans, that is causing the Governor to hesitate to consider whether he would not be justified in accepting what the Democrats have offered him. The Governor has been in conference in his private office at the State House all day. He has with him a number of his friends, and he has been writing to his friends. He has been writing to his friends. He has been writing to his friends.

It is believed that Gov. Taylor's friends think that the situation would be much simplified if the Governor would sign the Louisville treaty. It is believed that Gov. Taylor's friends think that the situation would be much simplified if the Governor would sign the Louisville treaty. It is believed that Gov. Taylor's friends think that the situation would be much simplified if the Governor would sign the Louisville treaty.

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# HAD RATHER BE GOVERNOR

WHAT GOV. ROOSEVELT TOLD NATIONAL COMMITTEEMEN KENNES.

Hanna, Payne, Kerns and Lodge All Want Him to Go on the Ticket With McKinley The Convention May Elect a President He Cannot Refuse as Arthur Could Not.

GOV. ROOSEVELT RETURNED TO Albany yesterday morning and the Hon. Richard C. Kerns, Republican National Committeeman for Missouri, remained at the Waldorf-Astoria. The two spoke yesterday morning of the interview the night before between Gov. Roosevelt and Mr. Kerns. Roosevelt was here to attend the dinner of Group VII of the Bankers' Association. Mr. Kerns had come from Washington and Philadelphia to discuss with Gov. Roosevelt the proposition to make Mr. Roosevelt the candidate for Vice-President.

The fact that the Republican National Committee, through its chief representatives, Mr. Hanna, Henry C. Payne of Wisconsin and Mr. Kerns, had demonstrated an interest in Gov. Roosevelt's nomination for the Vice-Presidential nomination, was regarded as one of the most interesting political symptoms of the present day. Contrary to Republican Democratic outgivings at Albany there is a strong mixture of sentiment in the City of Hills.

The fact remains that the most eminent members of the Republican National Committee, backed by Senator Lodge of Massachusetts and other lights in the Republican party, desire that Gov. Roosevelt shall become the running mate on the next Presidential ticket with President McKinley.

This matter will be settled at the proper time. There is no doubt, though, in the words of Mr. Kerns. He said last night at the Waldorf-Astoria:

"I had a very charming talk with Gov. Roosevelt, and without speaking for myself, I told him that very many Republicans interested in the National Administration desired that he should become the Vice-Presidential candidate at the Philadelphia National Convention. The conversation was held in the presence of a number of other gentlemen. In what I said to Gov. Roosevelt I merely stated a fact, and I also said that Senator Lodge desired that Gov. Roosevelt should accept the Vice-Presidential nomination. There should be no secret about these matters, because they concern the welfare of the American people. Gov. Roosevelt, in his own way, told me that he preferred, if possible, to be renominated as Governor of the State of New York. The Governor believed that he had certain work out for him, and furthermore, he preferred the place of Governor of the State of New York just at present to the Vice-Presidential nomination. The gentlemen who surrounded us during the conversation applauded the sentiments of Gov. Roosevelt."

Mr. Kerns was just as frank as Gov. Roosevelt. It may be that the Republicans will not National Convention will demand the nomination of Gov. Roosevelt for Vice-President, and that he will be no more able to refuse than Chester A. Arthur was in the Republican National Convention of 1880.

STAMFORD'S SEWER OUTLET. A Temporary Injunction Secured Against the City Nine Years Ago Made Permanent. STAMFORD, Conn., Feb. 7.—After litigation in the courts for nine years, a temporary injunction restraining the city of Stamford from discharging sewage into the canal was made permanent yesterday by Judge Shumway of the Superior Court. The decision is important. One branch of Stamford harbor is known as the canal. Before the present sewer system outlet was determined upon sewage flowed into the canal. Charles H. Getman, who has since died, secured a temporary injunction enjoining the city to desist in this action. A few weeks ago much surprise was shown when W. H. Judd, representing the estate of C. H. Getman, made application for the injunction to be made permanent.

This action was taken in view of the proposition to extend under way to the west side of the city. This part is thickly populated with the poorer classes. It was proposed to have the outlet in Stamford harbor at a place opposite but some distance from the city. The plan was to have the outlet at a place opposite but some distance from the city. The plan was to have the outlet at a place opposite but some distance from the city.

The club made an organized effort in opposition to the outlet. A point made by the appeal was that the outlet would pollute the water of the harbor and hence be a damage to contiguous property. In his memorandum Judge Shumway said that the allegations of the complaint are found true. It is also found that the defendant is not in a necessary for the defendant to discharge sewage into the canal. It is also found that the defendant is not in a necessary for the defendant to discharge sewage into the canal.

ALL FOR THE DISINHERITED BOY. W. B. Peirson, Cut Off by His Father With \$100, Gets His Mother's Estate. William G. Peirson, a cement pipe manufacturer, died in Brooklyn in September, 1893. In his will he cut off his son, William B. Peirson, with \$100, and gave the bulk of his estate to his mother, Mrs. Peirson. The rest of the estate was left to the widow, Edward E. Peirson, another son, and a grandson, William L. Peirson. Mrs. Peirson, the widow, died shortly after her husband's death and she left her estate to the disinherited son, William B. Peirson. The executor of Mrs. Peirson's estate contended that Mrs. Peirson's will was invalid, and that the estate should be divided among the widow, the disinherited son, and the grandson.

DOYLE HAD NO REVOLVER? Counsel Says He Did Not Fire the Shot Which Killed Martin Carey. The trial of Detective James Doyle for the murder of Martin Carey, on April 13 last, was continued before Judge Furd, in the County Court in Brooklyn, yesterday. Former District Attorney James W. Ridgway, counsel for the accused, in his opening address to the jury contended that Doyle did not fire the fatal shot, but that the shot was fired by a man who ran through the saloon, and that Doyle was merely a bystander. Doyle was charged with the murder of Carey, who was shot in the back of the head while he was sitting at a table in the saloon. Doyle was charged with the murder of Carey, who was shot in the back of the head while he was sitting at a table in the saloon.

PAINTER INJUNCTION DISMISSED. Appellate Division Decides Against Secretary of Board of Education. The Appellate Division of the Supreme Court in Brooklyn handed down a decision yesterday reversing an order, continuing an injunction obtained by Archibald Emerson Palmer, Secretary of the Board of Education, restraining the board from removing him from office on the ground of political and legal methods. Justice Woodward, who wrote the opinion, says:

"We cannot assume that public officials will violate the law, even where this is threatened. In respect to a given official, if it were established that the plaintiff was to be illegally removed, we are of the opinion that it is not a case for the application of the writ of injunction, but that the plaintiff must seek his remedy under the law."

Enrollment Figures in Brooklyn. The total party enrollments at the four days' registration in the borough of Brooklyn in the last campaign were: Republicans, 64,556, as against 55,000 in 1896; Democrats, 81,655, as against 80,000 in 1896; Socialists-Labor, 4,237; Prohibitionists, 581.

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# HERE IS HOPE

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# CHRISTIAN UNITY IN BRONX.

Thirty-five Pastors Sign a Doctrinal Statement That Will Be Spread Broadcast.

Thirty-five Bronx pastors have signed a doctrinal statement which will be distributed broadcast to prove practical Christian unity. Only one Baptist and one Lutheran, the Rev. Alvin E. Knapp of the Tremont Church, and the Rev. J. E. Kitzmeyer of the Baptist Church, respectively, have signed, but Episcopal, Congregational, Methodist, Presbyterian and Reformed Church pastors are nearly all in the movement. Of fifty who were asked to sign, only four have declined, the balance not having been heard from.

In the statement's preamble the clause appears that these pastors act for themselves only, but with intent to set up a new creed is disclaimed. In different form, the statement sets forth the Apostles' Creed, and adds the sacraments of baptism and the Lord's Supper as of Christ's ordering, the Bible as the inspired word of God, and then says this about the founders:

"The Church is the holy society of believers in Christ Jesus which He founded, of which He is the only head, and in which He dwells by His Spirit, so that, made up of many communions, organized in various modes and scattered throughout the world, it is yet one and the same Church."

Speaking yesterday of the undertaking, the Rev. James Hunter of the Belmont Reformed Church said: "There are 105,000 people in Bronx borough. Adherents of Roman Catholic churches number, at a liberal estimate, 55,000. There are 10,000 left, who are either Protestant or of no church at all. The section is not overcharged, you see. The aim of the movement is to bring about a union of all the people of the Bronx, and to make a united and aggressive movement toward the non-church people. The first step is to hold a directory of all the churches in the Bronx, and to make a directory of all the churches in the Bronx, and to make a directory of all the churches in the Bronx."

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# STUDENTS TURN KIDNAPERS.

Class War Caused by New York University's Sophomore Dinner.

The class of 1902 of the New York University gave its second annual banquet at the Marlborough Hotel last evening and many exciting incidents were connected with it. The committee in charge kept the matter a secret until early in the afternoon, when a number of members of the class took it into their heads to capture some of the freshmen and bring them to the banquet. They were able to kidnap two men before the freshmen became aware of what was on foot. When they discovered that they had been duped the rage of the "freshies" knew no bounds and they immediately set out to retaliate.

The elements, Wilcox, Young and others of the class of 1902 volunteered as a party of rescue and they immediately set out in pursuit of the kidnappers. They were soon located and the kidnappers were taken into custody. The kidnappers were taken into custody and the kidnappers were taken into custody.

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# NO PARDON FOR CLIFFORD.

Two Jersey Murderers to Die To-morrow—Peshall After a Writ of Error.

Lawyer Warren Dixon, counsel for Edward Clifford, who is under sentence to be hanged in the Hudson county, N. J., jail to-morrow morning for the murder of William G. Wagoner, superintendent of the West Shore Railroad, visited Clifford yesterday afternoon and informed him that the latest effort to save him from the gallows had failed. Clifford had consented to waive the Court of Appeals, and Clifford's friends could do nothing to save him. Clifford's friends could do nothing to save him. Clifford's friends could do nothing to save him.

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